RACHEL THOMAS (SBN 244527) 1 GRANTED ALE BURKE-VALLEJO (SBN 353890) 2 GREENFIELD LLP 55 S. Market Street, Suite 1500 Judge Nathanael M. Cousins San Jose, California 95113 3 Telephone: (408) 995-5600 Email: rthomas@greenfieldlaw.com 4 aburke-vallejo@greenfieldlaw.com 5 JOHN W. HARBIN (Pro Hac Vice) 6 WARREN J. THOMAS (Pro Hac Vice) MEUNIER CARLIN & CÙRFMAN LLĆ 7 999 Peachtree Street NE, Suite 1300 8 Atlanta, GA 30309 Telephone: (404) 645-7700 9 Email: jharbin@mcciplaw.com wthomas@mcciplaw.com 10 Attorneys for Plaintiff/Counter-Defendant NUMBER 14 B.V. 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 GREENFIELD 14 SAN JOSE DIVISION 15 NUMBER 14 B.V., Case No.: 5:24-cv-02435-EKL-NMC 16 Plaintiff. JOINT DISCOVERY STATUS REPORT 17 (RE ECF 175) v. 18 ANALOG DEVICES, INC.; MAXIM INTEGRATED PRODUCTS, INC., 19 20 Defendants. ANALOG DEVICES, INC.; MAXIM 21 INTEGRATED PRODUCTS, INC., 22 Counterclaimants, 23 v. 24 NUMBER 14 B.V., Counter-Defendant. 25 26 27 28

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On July 7, 2025, the Court ordered the parties to file a joint discovery status report by
October 1 that includes a statement as to whether and when the parties request a further discovery
conference with the Court. The parties provide the following status update:

- On September 2, 2025, Plaintiff Number 14 B.V. served a subpoena on Apple Inc. requesting six categories of documents. After Defendants and Apple raised objections to such subpoena, the parties and Apple have commenced discussions regarding the subpoena's scope and requested materials.
- Number 14 served an additional interrogatory and set of document requests on Defendants on September 26 and 30, 2025, respectively.
- On September 29, 2025, Number 14 raised a concern about the completeness of Defendants' production in response to two of Number 14's previous document requests and the Parties are discussing the matter in an attempt to resolve that concern.
 - There are no other pending discovery-related issues.

The Parties do not request a discovery conference with the Court at this time. The Parties will request a discovery conference at a later date if needed.

GREENFIELD LLP and MEUNIER CARLIN & CURFMAN

/s/Warren J. Thomas
Rachel Thomas

Ale Burke-Vallejo John W. Harbin *(pro hac vice)* Warren J. Thomas *(pro hac vice)*

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Erik J. Halverson Christopher Centurelli Michael R. Creta John L. Gavin

Attorneys for Defendants and Counterclaimants Analog Devices, Inc. and Maxim Integrated Products, Inc.

ATTESTATION PURSUANT TO LOCAL RULE 5-1 (i)(3)

The undersigned attests pursuant to Local Rule 5-1(i)(3) that concurrence in the filing of this document has been obtained from each of the other signatories hereto.

Dated: October 1, 2025

/s/ Warren J. Thomas

Counsel for Plaintiff

Joint Discovery Status Report Case No. 5:24-CV-02435-EKL-NMC